

HON. MARSHA J. PECHMAN

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE**

VALERIE EGLESTON, individually, and as
ESTATE ADMINISTRATOR of the Estate
of RYAN DEAN HEMMINGSON,

Plaintiff,

v.

SNOHOMISH COUNTY; SNOHOMISH
COUNTY SHERIFF ADAM FORTNEY;
DEPUTY ANTHONY ZAYAS; DEPUTY
BRENT REID; DEPUTY JONATHAN
KRAJCAR; DEPUTY SARA MILLER;
DEPUTY JOSHUA WHEELER and
DEPUTY DARIAN WILLIS,

Defendants.

NO. 21:2-cv-01630

**STIPULATED MOTION TO
AMEND PLAINTIFF'S
COMPLAINT FOR
DAMAGES(LCR 15)**

COME NOW the above captioned parties, by and through their attorneys of record,
and hereby stipulate to Plaintiff filing her First Amended Complaint for Damages.
Pursuant to LCR 15, a copy of the proposed complaint with amendments is attached
hereto as an exhibit.

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STIPULATED MOTION TO AMEND
PLAINTIFF'S COMPLAINT (LCR15) - 1
(USDC 21:2-cv-01630)

**BURI FUNSTON
MUMFORD FURLONG**
ATTORNEYS AT LAW

1601 F Street
Bellingham, Washington 98225
P 360-752-1500 F 360-752-1502

1 DATED this 28th day of March, 2022.

2
3 BURI FUNSTON MUMFORD FURLONG, PLC

4 */s/ Tom Mumford*

5 _____
6 TOM MUMFORD, WSBA #28652
Attorney for Plaintiff

7 SNOHOMISH COUNTY PROSECUTOR'S
8 OFFICE – CIVIL DIVISION

9 */s/ Katherine H. Bosch*

10 _____
11 KATHERINE H. BOSCH, WSBA #43122
12 DEBORAH A. SEVERSON, WSBA #35603
Attorneys for Defendants Snohomish County,
13 Adam Fortney, Brent Reid, Jonathan Krajcar,
14 Sara Miller, Joshua Wheeler and
Darian Willis

15 KEATING, BUCKLIN & McCORMACK,
16 INC., P.S.

17 */s/ Shannon M. Ragonesi*

18 _____
19 SHANNON M. RAGONESI, WSBA #31951
20 Attorney for Defendant Deputy
21 Anthony Zayas

22 IS IS SO ORDERED.

23 Dated: March 29, 2022

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25 _____
26 THE HON. MARSHA J. PECHMAN

STIPULATED MOTION TO AMEND
PLAINTIFF'S COMPLAINT (LCR15) - 2
(USDC 21:2-cv-01630)

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